UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA FT. LAUDERDALE DIVISION

ADVOCATES FOR THE DISABLED, INC., PETER SPALLUTO and ERNST ROSENKRANTZ,

Plaintiffs,

vs.

SEA CASTLE RESORT MOTEL PARTNERSHIP and MICHELLE BROWNELL,

Defendants.

CASE NO: 00-6025-CIV JUDGE: MIDDLEBROOKS MAGISTRATE: BANDSTE

DEFENDANT, SEA CASTLE RESORT MOTEL PARTNERSHIP'S MOTION TO DISMISS AMENDED COMPLAINT (AND MEMORANDUM OF LAW)

COMES NOW THE Defendant, SEA CASTLE RESORT MOTEL PARTNERSHIP ("SEA CASTLE"), by and through its undersigned attorneys and makes this its Motion to Dismiss Plaintiff's Amended Complaint and in furtherance thereof would state as follows:

- 1. That Plaintiff's Amended Complaint is dated April 18, 2000.
- 2. That Plaintiff's Amended Complaint was served upon Defendant, SEA CASTLE on May 15, 2000.
- 3. That prior to Plaintiff's service of its Amended Complaint upon SEA CASTLE on May 15, 2000, SEA CASTLE had not been served with any papers or pleadings in this action and was unaware of either the pendency or threat of this action.



- 4. That the subject matter of Plaintiff's lawsuit is a motel known as the SEA CASTLE RESORT INN located at 730 North Ocean Blvd., Pompano Beach, Florida (the business").
- 5. That on or ab out March 10, 2000 prior to Plaintiff's filing of its April 18, 2000 Amended Complaint, SEA CASTLE sold and conveyed the business to a third party and has not owned, leased or operated the subject business since March 10, 2000.
- 6. That the Plaintiff's Amended Complaint seeks only injunctive relief against this Defendant (as well as attorney's fees and costs).
- 7. That SEA CASTLE is not a proper Defendant to this action and (despite Plaintiff's allegations within paragraph 9 of its Amended Complaint to the contrary) does not own, lease or operate a place of public accommodation within the meaning of the Americans with Disabilities Act.

 Coddington vs. Adelphi University, 45 F. Supp 2d 211 (E.D. N.Y. 1999).
- 8. That as against SEA CASTLE, Plaintiff's Amended Complaint is moot and no subject matter jurisdiction exists for the consideration of Plaintiff's action against SEA CASTLE.
- 9. That a copy of the Affidavit of SEA CASTLE's managing partner is attached hereto (and includes copies of the Deeds and Bill of Sale conveying the business), labeled as Exhibit "A" and the contents thereof are incorporated herein by reference as if set out in full in support of this Motion to Dismiss. A copy of this Affidavit is attached in order to avoid delay and the original Affidavit will be filed with the Court within the next few days.

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9. That SEA CASTLE by and through their attorneys had contacted Plaintiff's counsel prior to the filing of this Motion and had provided them with all documentation necessary to prove that SEA CASTLE did not own, lease or operate a place of public accommodation since March 10, 2000, however Plaintiff and their counsel have refused to dismiss SEA CASTLE from this lawsuit.

10. That the undersigned counsel certifies that simultaneously with the service of this Motion to Dismiss that he is contacting counsel for the Plaintiffs to determine whether an Agreed Order can be entered upon this Motion.

WHEREFORE Defendant, SEA CASTLE RESORT MOTEL PARTNERSHIP, moves this Honorable Court to enter an Order dismissing Plaintiff's Amended Complaint against it and awarding SEA CASTLE RESORT MOTEL PARTNERSHIP such other and further relief as is just and appropriate.

I HEREBY CERTIFY that a copy of the foregoing was furnished via U.S. Mail on this 26th day of June 2000 to: Lawrence W. Fuller, Esq., Fuller, Mallah & Associates, P.A., 111 Lincoln Rd., #802, Miami Beach, FL 33139.

Kelley, Herman & Smith Attorneys for Sea Castle 1401 East Broward Blvd., #206 Ft. Lauderdale, Florida 33301 (954) 462-7806

JEFFREY B. SMITH

Florida Bar No: 356050

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA FT. LAUDERDALE DIVISION

ADVOCATES FOR THE DISABLED, INC., PETER SPALLUTO and ERNST ROSENKRANTZ, CASE NO: 00-6025-CIV JUDGE: MIDDLEBROOKS MAGISTRATE: BANDSTRA

Plaintiffs.

Vs.

AFFIDAVIT

SEA CASTLE RESORT MOTEL PARTNERSHIP and MICHELLE BROWNELL.

Defendants.

STATE OF MICHIGAN COUNTY OF OAKLAND

BEFORE WE, the undersigned authority, personally appeared CYNTHIA J. BECKMAN, to me well known who, after first being duly sworn, deposes and states as follows:

- 1. That the Affiant's name is CYNTHIA J. BECKMAN.
- 2. That the Affiant at all times material was the managing general partner of the Co-Defendant in this action, SEA CASTLE RESORT MOTEL PARTNERSHIP ("SEA CASTLE") AND has personal knowledge of the facts set forth in this Affidavit.
- 3. That the subject matter of Plaintiff's lawsuit is a motel known as the SEA CASTLE RESORT INN located at 730 North Ocean Blvd., Pompano Beach, Florida (the business").
- 4. That SEA CASTLE became the owner of the business in the late 1980's.
- 5. That SEA CASTLE sold the business to Lancaster Sea Castle Resort Limited on March 10, 2000.
- 6. That the business in located upon two (2) parcels of real property, one (1) of which prior to March 10, 2007 was owned by SEA CASTLE and the other, prior to March 10, 2005 was leased to SEA



CASTLE.

- 7. That on March 10, 2000 SEA CASTLE by Warranty Deed, Quit Claim Deed and Bill of Sale conveyed and sold the business to Lancaster Sea Castle Resort Limited. True and correct copies of the Warranty Deed, the Quit Claim Deed and the Bill of Sale (without attached inventory list) are attached hereto as composite Exhibit "1" and the contents thereof are incorporated herein by reference as if set forth in full.
- 8. That on or about May 15, 2000 SEA CASTLE was served with Plaintiff's Amended Complaint.
- 9. That prior to May 15, 2000 neither SEA CASTLE nor its individual partners, principals or agents were aware that the above captioned action had been filed or that the filing of the above captioned action was threatened.
- 13. That SEA CASTLE sold and conveyed the business prior to the filing of Plaintiff's April 18, 2000 Amended Complaint.
- 11. That SEA CASTLE had not been served with any prior versions of Plaintiff's Amended Complaint and only became aware of this action at the time of service of the Amended Complaint on May 15, 200.
- 12. That SEA CASTLE no longer possesses any interest in the business.
- 13. That SEA CASTLE has not owned, leased or operated the business since March 10, 2000.

FURTHER AFFIANT SAYETH NAUGHT

CYNTHIA/JL BECKMAN

The foregoing instrument was acknowledged before me this 26 day of June, 2000, by CYNTHIA J. BECKMAN, who is personally known to me or who has produced <u>Drivers</u> Livery as identification and who did take an oath.

NOTARY PUBLIC

My Commission Expires 4-24-04

 KELLEY, HERMAN & SMITH 1401 E. Broward Blvd. #206 Fort Lauderdale, FL 33301

Parcel ID Number: 18331-00-00900

WARRANTY DEED (STATUTORY FORM - section 689.02, F.S.)

THIS INDENTURE, made this (c^{r}) day of MARCH, 2000, by

SEA CASTLE RESORT MOTEL PARTNERSHIP, a Michigan General Partnership, whose Post Office Address is: P.O. Box 250303, West Bloomfield, MI 48325-0303, "Grantor"; and

LANCASTER SEA CASTLE RESORT, LTD., a Florida Limited Partnership, whose Post Office Address is: 730 N. Ocean Blvd., Pompano Beach, FL 33062, "Grantee",

WITNESSETH that said grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS, and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying, and being in Broward County, Florida, to-wit:

The South 100 feet of the North 1,065 feet of Government Lot 1 in Section 31, Township 48 South, Range 43 East, lying East of State Road A1A.

Subject to zoning and/or restrictions and prohibitions by governmental authority; restrictions, easements and other matters appearing on the plat and/or common to the subdivision; and taxes for the year 2000 and all subsequent years.

and said grantor does hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons whomsoever.

""Granter" and "grantee" are used for singular or plural, as context requires.

IN WITNESS WHEREOF, grantor has hereunto set grantor's hand and seal the day and year first above written.

Signed, sealed, and delivered in the presence of:

Ortorch 1. Call

Printed Name

SEA CASTLE RESORT MOTEL PARTNERSHIP a Michigan General Partnership

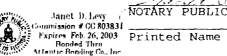
CYNTHIA J. BECKMAN, Managing General Partner

Tares Name Printed

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 1000 day of MARCH, 2000, by CYNTHIA J. BECKMAN, Managing General Partner of SEA CASTLE RESORT MOTEL PARTNERSHIP, a Michigan General Partnership, on behalf of the partnership, who is personally known to me or who produced the following identification: Michigan

drilars beaute



Expires Feb. 26, 2003 Printed Name of Notary

401 E. Broward Blvd. #206 Fort Lauderdale, FL 33301

Parcel ID Number: 18331-00-00900

QUIT CLAIM DEED

THIS QUITCLAIM DEED, made this // day of MARCH, 2000, between

HUGH BECKMAN and CYNTHIA J. BECKMAN, his wife, and CYNTHIA J. BECKMAN, as Managing General Partner of SEA CASTLE RESORT MOTEL PARTNERSHIP, a Michigan General Partnership, whose Post Office Address is: P.O. Box 250303, West Bloomfield, MI 48325-0303, first party,

LANCASTER SEA CASTLE RESORT, LTD., a Florida Limited Partnership, whose Post Office Address is: 730 N. Ocean Blvd., Pompano Beach, FL 33062, second party,

WITNESSETH that the said first party, for and in consideration of the sum of TEN AND NO/100 DOLLARS, in hand paid by the said second party, the receipt whereof is hereby acknowledged, does hereby remise, release and quit-claim unto the said second party forever, all the right, title, interest, claim and demand which the said first party has in and to the following described lot, piece or parcel of land, situate, lying and being in the County of BROWARD, State of FLORIDA, to-wit:

Parcel I: The South 100 feet of the North 1,065 feet of Government Lot 1 in Section 31, Township 48 South, Range 43 East, lying East of State Road AlA.

Parcel II: Leasehold interest only in and to The East 200 feet of the South 114 feet of the North 1,065 feet of that part of Government Lot 1 in Section 31, Township 48 South, Range 43 East, lying West of State Road AlA.

TO HAVE AND TO HOLD the same together with all and singular the appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, title, interest, lien, equity and claim whatsoever of the said first party, either in law or equity, for the only proper use, benefit and profit of the said second party forever.

IN WITNESS WHEREOF, the said first party has signed and sealed these presents the day and year first above written.

Signed, sealed, and delivered in the presence of:

Printed Name

James Printed Name BECKMAN

SEA CASTLE RESORT MOTEL PARTNERSHIP a Michigan Gemeral Partnership

CYNTHIA J. BECKMAN, Managing General

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 1000 day of MARCH, 2000, by HUGH BECKMAN and CYNTHIA J. BECKMAN, his wife, and CYNTHIA J. BECKMAN, Managing General Partner of SEA CASTLE RESORT MOTEL PARTNERSHIP, a Michigan General Partnership, on behalf of the partnership, who is personally known to me or who produced the following identification.

Lauct D. Levy
Commission # CG 803831
Expires Feb. 26, 2003
Honded Thru
Atlantic Bonding Co., Inc.

Printed Name of Notary

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Bill of Sale

	en By These Presents, Tha Le Resort Motel Par			
of the County of Lancaster	Broward Sea Castle Resort	., Ltd., a Flo	State of Florida orida limited part	
whose address is:	730 N. Ocean Blvd.	., Pompano Bea	ach, FL 33062	
of the County of	Broward	,	State of Florida	, second party.
and other good granted, bargai the following go	that the FIRST PARTY, for and in con	DOLLARS (\$10 PARTY in hand paid by to the said SECOND PAR	SECOND PARTY, the receipt wh TY and SECOND PARTY'S her	ereof is hereby acknowledged, ha

To Have and to Hold the same unto second party, and the second party's heirs, personal representatives, successors and assigns forever.

And the first party covenants with the second party, and the second party's heirs, personal representatives, successors and assigns that the first party is the lawful owner of the said goods and chattels; that they are free from all encumbrances; that the first party has good right to sell and transfer said property, goods and chattels, and that the first party will warrant and defend the sale and transfer of the said property, goods and chattels hereby made to the second party, and the second party's heirs, personal representatives, successors and assigns, against the lawful claims and demands of all persons whomsoever. This covenant shall be binding upon the first party and the first party's heirs, personal representatives, successors and assigns.

In Witness Whereof, the first party has become set its hand and seal the day and year first above written

The second of the that party has received set its make and s	car the tray and year first above written
Printed Name:By:	ea Castle Resort Motel artnership, a Michigan general artnership (Seal O Address 73) N. Occan Blvd., Pompano Beach, FL 33062
Printed Name: <u>Circlina Gintman</u> Witness	
STATE OF Florida COUNTY OF Broward The forceung astropent was acknowledged before me this 10th on Behalf of Sea Castle Resort Motel partnership, a General Partnership	h day of March ,2000 b Partnership, a Michigan general
Let us personally known to me or he has produced his Florida driver Janet Dievy Commission # CC 803831 Expires Feb. 26, 2003 Rended Thru Allantic Bonding Co., Inc.	ris license as identification Attitut Al. Language Finted Name: Notary Public

My Commission Expires